ARTICLE APPEARED
ON PAGE A -9

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Justice Easing Stance on Whistleblowers, Leaks

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The Justice Department has issued new policy guidelines designed to mute criticism that it might prosecute whistleblowers or reporters for telling the public about government actions.

Philip B. Reymann, assistant attorney general in charge of the Criminal Division, sent a directive to U.S. attorneys Wednesday saying he had determined that it is "inappropriate" to prosecute persons under the "theft of

government information" statutes when the information is intended to be made public and hasn't been stolen.

Heymann said yesterday that his action was prompted by press criticism of espionage indictments that included such charges.

A "theft of government information" count was included in the recent spy indictment against accused Vietnamese agent David Truong and Ranald Humphrey, a U.S. Information Agency official. They were convicted earlier this year.

Heymann said the new directive would not have affected the Truong-Humphrey case because they were accused of passing information to a foreign government, not the public.

"But there was criticism at the time we were moving toward some kind of official secrets act," Heymann said. "We didn't want anyone to have that impression."

He said he could recall no recent cases where such prosecuitons have been directed at so-called whistleblowers—government employes who leak embarrassing information—or reporters who accept their information. "The Ellsburg case may come closest to what we are talking about," Heymann said.

Daniel Ellsberg is the former government official who was charged with espionage several years ago for releasing the Pentagon Papers to the press.